('C' Jeff McEUME

State of California Office of Administrative Law

In re:

Board of Equalization

NOTICE OF APPROVAL OF REGULATORY

ACTION

Regulatory Action:

Government Code Section 11349.3

Title 18, California Code of Regulations

OAL File No. 2014-0313-02 S

Adopt sections:

Amend sections: 1705

Repeal sections:

The Board of Equalization proposed to amend section 1705 of title 18 of the California Code of Regulations to extend the relief of liability for the payment of sales and use taxes, including penalties and interest, when the liability resulted from the failure to make a timely return in reliance upon written advice given by the Board of Equalization to a person with shared accounting and common ownership with the audited person.

OAL approves this regulatory action pursuant to section 11349.3 of the Government Code. This regulatory action becomes effective on 7/1/2014.

Date: 4/2/2014

Craig S. Tarpenning

Assistant/Chief Counsel

For:

DEBRA M. CORNEZ

Director

Original: Cynthia Bridges Copy: Richard Bennion

OFFICE OF ADMINISTRATIVE LAW

300 Capitol Mall, Suite 1250 Sacramento, CA 95814 (916) 323-6225 FAX (916) 323-6826

DEBRA M. CORNEZ Director



MEMORANDUM

TO:

Richard Bennion

FROM:

OAL Front Desk JO

DATE:

4/3/2014

RE:

Return of Approved Rulemaking Materials

OAL File No. 2014-0313-02S

OAL hereby returns this file your agency submitted for our review (OAL File No. 2014-0313-02S regarding Relief From Liability).

Enclosures If this is an approved file, it contains a copy of the regulation(s) stamped "ENDORSED APPROVED" by the Office of Administrative Law and "ENDORSED FILED" by the Secretary of State. The effective date of an approved regulation is specified on the Form 400 (see item B.5). **Beginning January 1, 2013**, unless an exemption applies, Government Code section 11343.4 states the effective date of an approved regulation is determined by the date the regulation is filed with the Secretary of State (see the date the Form 400 was stamped "ENDORSED FILED" by the Secretary of State) as follows:

- (1) **January 1** if the regulation or order of repeal is filed on September 1 to November 30, inclusive.
- (2) **April 1** if the regulation or order of repeal is filed on December 1 to February 29, inclusive.
- (3) **July 1** if the regulation or order of repeal is filed on March 1 to May 31, inclusive.
- (4) October 1 if the regulation or order of repeal is filed on June 1 to August 31, inclusive.

If an exemption applies concerning the effective date of the regulation approved in this file, then it will be specified on the Form 400. The Notice of Approval that OAL sends to the state agency will contain the effective date of the regulation. The history note that will appear at the end of the regulation section in the California Code of Regulations will also include the regulation's effective date. Additionally, the effective date of the regulation will be noted on OAL's Web site once OAL posts the Internet Web site link to the full text of the regulation that is received from the state agency. (Gov. Code, secs. 11343 and 11344.)

<u>Please note this new requirement</u>: Unless an exemption applies, Government Code section 11343 now requires:

- 1. <u>Section 11343(c)(1)</u>: Within 15 days of OAL filing a state agency's regulation with the Secretary of State, the state agency is required to post the regulation on its Internet Web site in an easily marked and identifiable location. The state agency shall keep the regulation posted on its Internet Web site for at least six months from the date the regulation is filed with the Secretary of State.
- 2. <u>Section 11343(c)(2)</u>: Within five (5) days of posting its regulation on its Internet Web site, the state agency shall send to OAL the Internet Web site link of each regulation that the agency posts on its Internet Web site pursuant to section 11343(c)(1).

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B. SUBMIS	SION OF REGULA	ATIONS (Complete wh	nen su	bmitting reg	ulatio	ns)		
1a. SUBJECT OF REGULATION(S) Relief From Liability 1b. ALL PREVIOUS RELATED 6									ED OAL REGULATORY ACTION NUMBER(S)
2. SPECIFY CALIFOR	RNIA CODE OF REGULATIONS		CTION(S) (including ti	itle 26, if t	oxics related)				
SECTION(S) AFFECTED (List all section number(s) individually. Attach additional sheet if needed.) AMEND 1705									
TITLE(S)		REPEAL							
3. TYPE OF FILING		1							
Regular Rulemaking (Gov. Code §11346) Resubmittal of disapproved or withdrawn nonemergency filing (Gov. Code §\$11349.3, 11349.4) Certificate of Compliance: The below certifies that this ager provisions of Gov. Code §\$1' before the emergency regulation within the time period requirements.					ncy complied with the Code, §11346.1(h)) 1346.2-11347.3 either lation was adopted or File & Print				Changes Without Regulatory Effect (Cal. Code Regs., title 1, §100) Print Only
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Other (Spe	cify)								_
7. CONTACT PER Richard E. B					ONE NUMBER) 445-2130			BER (Optional) 324-3984	rbennion@boe.ca.gov
8. I certif of the is true	y that the attached regulation(s) ident and correct, and t ssignee of the head	tified on t hat I am ti	his form, that he head of the	(s) is a the inf	true and corre formation spec cy taking this a	cified o	y on this fo	For use	by Office of Administrative Law (OAL) only NDORSED APPROVED
SIGNATURE OF	AGENCY HEAD OR DESIG	NEE			March 13, 2				APR 02 2014
TYPED NAME AN Joann Richn	ND TITLE OF SIGNATORY nond, Chief, Board	l Proceedi	ngs Division					Off	ice of Administrative Law
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Final Text of Proposed Amendments to California Code of Regulations, Title 18, Section 1705

1705. Relief From Liability.

- (a) In General. A person may be relieved from the liability for the payment of sales and use taxes, including any penalties and interest added to those taxes, when that liability resulted from the failure to make a timely return or a payment and such failure was found by the Board to be due to reasonable reliance on:
 - (1) Written advice given by the Board under the conditions set forth in subdivision (b) below, or
 - (2) Written advice in the form of an annotation or legal ruling of counsel under the conditions set forth in subdivision (d) below; or
 - (3) Written advice given by the Board in a prior audit of that person-under the conditions set forth in subdivision (c) below. As used in this regulation, the term "prior audit" means any audit conducted prior to the current examination where the issue in question was examined.

Written advice from the Board may only be relied upon by the person to whom it was originally issued or a legal or statutory successor to that person. Written advice from the Board which was received during a prior audit of the person under the conditions set forth in subdivision (c) below, may be relied upon by the person audited or a person with shared accounting and common ownership with the audited person or by a legal or statutory successor to those personsthat person.

The term "written advice" includes advice that was incorrect at the time it was issued as well as advice that was correct at the time it was issued, but, subsequent to issuance, was invalidated by a change in statutory or constitutional law, by a change in Board regulations, or by a final decision of a court of competent jurisdiction. Prior written advice may not be relied upon subsequent to: (1) the effective date of a change in statutory or constitutional law and Board regulations or the date of a final decision of a court of competent jurisdiction regardless that the Board did not provide notice of such action; or (2) the person receiving a subsequent writing notifying the person that the advice was not valid at the time it was issued or was subsequently rendered invalid. As generally used in this regulation, the term "written advice" includes both written advice provided in a written communication under subdivision (b) below and written advice provided in a prior audit of the person under subdivision (c) below.

- (b) Advice Provided in a Written Communication.
 - (1) Advice from the Board provided to the person in a written communication must have been in response to a specific written inquiry from the person seeking relief from liability, or from his or her representative. To be considered a specific written inquiry for purposes of this regulation, representatives must identify the specific person for whom the advice is requested. Such inquiry must have set forth and fully described the facts and circumstances of the activity or transactions for which the advice was requested.

- (2) A person may write to the Board and propose a use tax reporting methodology for qualified purchases subject to use tax. If the Board concludes that the reporting method reflects the person's use tax liability for the defined population, then the Board may write to the person approving the use of the reporting method. The approval shall be subject to certain conditions. The following conditions shall be included in the approval:
 - (A) The defined population of the purchases that will be included in the reporting method;
 - (B) The percentage of purchases of the defined population that is subject to tax;
 - (C) The length of time the writing shall remain in effect;
 - (D) The definition of a significant or material change that will require rescinding the approved reporting method; and
 - (E) Other conditions as required.

The written approval of the use tax reporting methodology is void and shall not be relied upon for the purposes of Revenue and Taxation Code section 6596 if the taxpayer files a claim for refund for tax that had been reported based upon this reporting method.

(c) Written Advice Provided in a Prior Audit. Presentation of the person's books and records for examination by an auditor shall be deemed to be a written request for the audit report by the audited person and any person with shared accounting and common ownership with the audited person. If a prior audit report of the person requesting relief contains written evidence which demonstrates that the issue in question was examined, either in a sample or census (actual) review, such evidence will be considered "written advice from the Board" for purposes of this regulation. A census (actual) review, as opposed to a sample review, involves examination of 100% of the person's transactions pertaining to the issue in question. For written advice contained in a prior audit of the person to apply to the person's activity or transaction in question, the facts and conditions relating to the activity or transaction must not have changed from those which occurred during the period of operation in the prior audit. Audit comments, schedules, and other writings prepared by the Board that become part of the audit work papers which reflect that the activity or transaction in question was properly reported and no amount was due are sufficient for a finding for relief from liability, unless it can be shown that the person seeking relief knew such advice was erroneous.

For the purposes of this section a person is considered to have shared accounting and common ownership if the person:

- (1) Is engaged in the same line of business as the audited person,
- (2) Has common verifiable controlling ownership of 50% or greater ownership or has a common majority shareholder with the audited person, and

- (3) Shares centralized accounting functions with the audited person. The audited person routinely follows the same business practices that are followed by each entity involved. Evidence that may indicate sharing of centralized accounting functions includes, but is not limited to, the following:
 - (A) Quantifiable control of the accounting practices of each business by the common ownership or management that dictates office policies for accounting and tax return preparation.
 - (B) Shared accounting staff or an outside firm who maintains books and records and prepares sales and use tax returns.
 - (C) Shared accounting policies and procedures.

These requirements must be established as existing during the periods for which relief is sought. A subsequent written notification stating that the advice was not valid at the time it was issued or was subsequently rendered invalid to any party with shared accounting and common ownership, including the audited party, serves as notification to all parties with shared accounting and common ownership, including the audited party, that the prior written advice may not be relied upon as of the notification date.

- (d) Annotations and Legal Rulings of Counsel. Advice from the Board provided to the person in the form of an annotation or legal ruling of counsel shall constitute written advice only if:
 - (1) The underlying legal ruling of counsel involving the fact pattern at issue is addressed to the person or to his or her representative under the conditions set forth in subdivision (b) above; or
 - (2) The annotation or legal ruling of counsel is provided to the person or his or her representative by the Board within the body of a written communication and involves the same fact pattern as that presented in the subject annotation or legal ruling of counsel.
- (e) Trade or Industry Associations or Franchisors. A trade or industry association requesting advice on behalf of its member(s) must identify and include the specific member name(s) for whom the advice is requested for relief from liability under this regulation. A franchisor requesting advice on behalf of its franchisee(s) must identify and include the specific franchisee name(s) for whom the advice is requested for relief from liability under this regulation.

For an identified trade or industry member or franchisee to receive relief based on advice provided in the written communication to the trade or industry association or franchisor, the activity or transactions in question must involve the same facts and circumstances as those presented in the written inquiry by the association or franchisor.

Note: Authority cited: Section 7051, Revenue and Taxation Code. Reference: Section 6596, Revenue and Taxation Code.